## Rule 3-1. Preparation Of The Record.

heard, the name of the judge pits date, the names of all the p	begin with the style of the court in which the controversy was presiding when the decree, judgment or order was rendered and parties litigant, and the nature of the suit or motion. For example: a circuit court on the day of,;
John Doe, Plaintiff	
vs.	Action on Promissory Note"
Jane Doe, Defendant	
(b) Dates. Whenever an order rather than by reference to the	of the court is mentioned, the date shall be specifically stated, e day and year "aforesaid".
• •	e record shall be copied more than once. When a particular buld be made to pages in the preceding part of the record.
` ' '	tions are taken on interrogatories and included in the record, the ediately after the questions to which they are responsive.
again required (for the purpos record shall begin where the fwhich should be entered of re-	When a cause has been once before the Court and a record is e of correcting error which occurred on retrial), the second ormer ended; that is, with the judgment of the appellate court, cord in the circuit court, omitting the opinion of the appellate leas bond should be the last entry included.
•	cord shall include a table of contents which refers to the pages identified is copied. For example:
Complaint	Page 1
Answer	Page 4
Motion for Summary Judgmer	ıt Page 6
Exhibit A - Medical Reco	ords (completely redacted and filed under seal, Pages 8S15)
Brief in Support of Summary J seal) Page 16	udgment (internal redactions with complete version filed under

Response to Motion for Summary	Page 27
Exhibit A - Medical Records (internal redactions wit	h complete version filed under seal)
Brief Opposing Summary Judgment	Page 34
Judgment	Page 45
Notice of Appeal	Page 47
Transcript of Hearing	Page 49

The record shall be consecutively paginated, including any papers under seal. The table of contents shall also list all documents filed under seal.

- (g) Fee for index. Clerks may add to their fee for the record a reasonable charge for these items where no charge is fixed by statute.
- (h) Record fee and costs certified. The fee for the production of the record must be certified in all cases; in addition, all costs in the circuit court must be reported, and by whom paid.
- (i) Clerk's record and reporter's transcript--Paper size and preparation.

The transcript must be prepared in plain typewriting or computer or word processor printing of the first impression, not copies, on 8 1/2" x 11" paper. The record, as defined in paragraph (m) [paragraph (n)] of this Rule, shall be fastened on the left of the page. All transcripts shall be prepared by certified court reporters and comport with the following rules:

- (1) No fewer than 25 typed lines on standard 81/2" x 11" paper;
- (2) No fewer than 9 or 10 characters to the typed inch;
- (3) Left-hand margins to be set at no more than 13/4";
- (4) Right-hand margins to be set at no more than 3/8";
- (5) Each question and answer to begin on a separate line;
- (6) Each question and answer to begin at the left-hand margin with no more than 5 spaces from the "Q" and "A" to the text;
- (7) Carry-over "Q" and "A" lines to begin at the left-hand margin;
- (8) Colloquy material, quoted material, parentheticals and exhibit markings to begin no more than 15 spaces from the left-hand margin with carry-over lines to begin no more than 10 spaces from the left-hand margin;
- (9) All transcripts to be prepared in the lower case;
- (10) All transcripts shall be prepared on only one side of the paper, not front and back;

- (11) All transcripts of depositions shall comply with these Rules.
- (j) Exhibits. Documents of unusual bulk or weight shall not be transmitted by the clerk of the circuit court unless the clerk is directed to do so by a party or by the Clerk of the Court. Physical exhibits other than documents shall not be transmitted by the clerk of the circuit court except by order of the Court.
- (k) Folding of record. Records must be transmitted to the Clerk without being folded or creased.
- (I) Surveys. Real property surveys which form a part of the record shall not be fastened to the record.
- (m) Record in volumes. Where the record is too large to be conveniently bound in one volume, it shall be divided into separate volumes of convenient size and numbered sequentially.
- (n) Definition of record. The term "record" in civil cases, and as used in these Rules, refers only to the pleadings, judgment, decree, order appealed, transcript, exhibits, and certificates.

## **History Text:**

Amended and effective by per curiam order June 26, 2014.

## **Associated Court Rules:**

Rules of the Supreme Court and Court of Appeals of the State of Arkansas **Group Title:** 

Article III. The Record

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